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In miscarriage, state:

Period of gestation.....
 Cause of abortion.....
 If induced—by whom..... Address.....
 Name of prospective father..... Address.....
 Health department notified—date..... Time.....
 Health department inspector called..... Date.....
 Time.....
 Treatment..... Physician or operator.....

REG. 12. *Action to be taken in cases of miscarriage.*—In all cases of miscarriage the department of health shall be notified by telephone immediately.

REG. 13. *Births to be recorded.*—The births of all children born on the premises shall be recorded in a registry provided for such purpose, wherein shall be entered:

The name of the child.

The names, ages, and residences of the parents.

The maiden name of the mother.

The date of birth.

The number of previous children.

The number of children living.

The name of the attending physician.

REG. 14. *Permission to be obtained from the department of health before cremation.*—In all cases of death, when the body is to be cremated, the department of health shall be immediately notified by telephone to that effect, and the body must be held subject to inspection by a representative of the department of health.

REG. 15. *Permit.*—Permits will be issued for a period of one year.

Mineral, Carbonated, and Table Water—Manufacture and Bottling. (Reg. Dept. of Health, Mar. 30, 1915.)

Regulations of the department of health of the city of New York, adopted March 30, 1915, effective April 1, 1915, relating to section 165 of the Sanitary Code, which provides as follows:

SEC. 165. *Artificial or natural mineral, spring, or other waters; manufacture regulated.*—It shall be the duty of every wholesale dealer, manufacturer, importer, or other person who manufactures or imports, or sells at wholesale in the city of New York, any artificial or natural mineral, spring, or other water, for drinking purposes to file, under oath, with the department of health, the name of such water and the exact location from which it is obtained, the chemical analysis and the bacteriological examination thereof, and, when manufactured, the name of every substance or element entering into its composition.

No person shall manufacture or bottle any mineral, carbonated, or table water in the city of New York without a permit issued therefor by the board of health, or otherwise than in accordance with the terms of said permit and with the regulations of said board. No permit will be required, however, where the city water supply is conducted through closed pipes and connected with a carbonated apparatus, from which it is dispensed direct to the consumer, without coming in contact with the air, and not handled in any way.

REG. 1. *Rooms where manufactured.*—Mineral, carbonated, or table water shall not be manufactured or bottled in any stable, room used for sleeping purposes, or in any room or place which is dark, damp, poorly ventilated, dirty, or insanitary, or in direct communication with such stable or room.

REG. 2. *Construction of walls and ceilings.*—Walls and ceilings shall be of a smooth, hard material, and must be kept clean and sanitary and in good repair.

REG. 3. *Construction of floors.*—Floors shall be smooth and water-tight and must be kept clean and sanitary and in good repair. Floors when required shall be properly graded and drained into one or more drains, properly trapped, and sewer or cesspool connected.

REG. 4. *Lighting*.—All rooms shall be properly and adequately lighted so that all parts thereof may be readily inspected.

REG. 5. *Tanks used*.—All vats, tanks, and other receptacles shall be so constructed and arranged as to permit of thorough cleansing and shall be kept clean, sanitary, and in good repair.

REG. 6. *Covers for tanks*.—All vats, tanks, and other receptacles shall be provided with suitable covers and shall be kept covered.

REG. 7. *Filters*.—All filters shall be cleaned and kept clean at all times, and shall be kept covered.

REG. 8. *Cleansing of bottles*.—All bottles, vessels, and other containers used in manufacturing, bottling, handling, and selling mineral, carbonated, or table waters, shall be properly cleansed and sterilized after being used, and no such bottles, vessels or other containers shall under any circumstances be used a second time unless it, shall have been, after previous use thereof, so cleansed and sterilized.

REG. 9. *Sterilizing facilities to be provided*.—Suitable and adequate apparatus shall be provided for the sterilization of all bottles, utensils, containers, and vessels.

Well Water—Use for Bathing, Flushing, Cooling, or Domestic Purposes. (Reg. Dept. of Health, Mar. 30, 1915.)

Regulations of the department of health of the city of New York, adopted March 30, 1915, effective April 1, 1915, relating to section 168 of the Sanitary Code, which provides as follows:

SEC. 168. *Water from wells; the use thereof regulated and restricted*.—Water from wells in the borough of Manhattan shall not be used in the city of New York for drink; nor shall water from wells in the borough of Manhattan be used for any other purpose in any tenement, lodging house, hotel, manufactory, or building in which persons are living or employed, or in which there are offices, or a restaurant or saloon, in the city of New York, without a permit therefor issued by the board of health or otherwise than in accordance with the terms of said permit and the regulations of the said board. Water from wells in the other boroughs of said city, other than the public water supply, shall not be used in any tenement or lodging house, hotel, manufactory, or building in which persons are living or employed, or in which there are offices, or a restaurant or saloon, without a permit therefor issued by the board of health or otherwise than in accordance with the terms of said permit and the regulations of the said board.

REGULATION 1. *Analysis of water*.—No permit shall be issued, except after an analysis and examination of a sample of the well water and a favorable report shall have been rendered thereon by the department of health. Every such permit shall state specifically the purpose or purposes for which the water may be used.

REG. 2. *Protection from surface water*.—Suitable means shall be employed and proper precautions taken to prevent surface water from entering wells.

REG. 3. *Wells near cesspool or privy vault*.—No well shall be maintained within 15 feet of any cesspool or privy vault, and no leaching cesspool or privy vault or other source of contamination shall be maintained within 300 feet of a well, or where there is danger of such well water becoming contaminated from such leaching cesspool or privy vault or other source.

REG. 4. *Danger sign to be posted*.—A sign with the words "Danger—this well water not to be used for drinking or domestic purposes" clearly, legibly, and prominently displayed thereon shall be securely fastened or attached to every pump, tap, or outlet connected with any well, the water from which is used for other than drinking or domestic purposes.

REG. 5. *Removal of danger signs prohibited*.—No person, excepting a duly authorized representative of the department of health, shall remove or deface or mutilate any sign fastened or attached to any pump, tap, or outlet connected with any well, as provided for in regulation 4 of these regulations.

REG. 6. *Connections*.—Well water shall not be connected with any other water supply.